

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF ARIZONA

DARIN CROSS, et al.,

Plaintiffs,

vs.

SUPERIOR HOME MAINTENANCE, L.L.C.,
et al.,

Defendants.

No. 2:13-cv-0470-HRH

ORDER

Settlement Approved; Case Dismissed

Plaintiffs and defendants Sweet Enterprises, Inc., Charles Sweet, and Lorrie Sweet (the “Sweet defendants”) jointly move for approval of their settlement agreement and release of claims and for dismissal of this case with prejudice.¹ The moving defendants are all of the remaining defendants in this case. As a practical matter, the case is in essentially the same posture as when the court approved an earlier motion to approve settlement as between plaintiffs and defendants Superior Home Maintenance, L.L.C., and Michael Forest.² The court therefore again finds that the instant settlement is fair and equitable as an early settlement of disputed claims.

The motion for approval of settlement agreement is granted. This case is dismissed as to all claims and all parties with prejudice, each party to bear their own costs and attorney fees.

DATED at Anchorage, Alaska, this 4th day of November, 2013.

/s/ H. Russel Holland
United States District Judge

¹Docket No. 36.

²Docket No. 34.